

ENERGY REGULATORY COMMISSION

RESOLUTION No. 20

Dated May 23, 2001
Yerevan

ON INTRODUCING AMENDMENTS AND SUPPLEMENTS TO THE ROA ERC RESOLUTION NO. 14 DATED APRIL 10, 2001

Being guided by Item “d” of Article 10, Item “g” of Article 17 of the RoA Energy Law and the ERC Resolution No. 14 dated April 10, 2001, the Energy Regulatory Commission of the Republic of Armenia **resolves**:

1. To introduce the following amendments and supplements to the model form of the Power Purchase Contract between Generator-Wholesale Buyer/Seller in the two-part tariff system:

- a) to supplement the section “Definitions used in the Contract” with the following definitions:

Hot (revolving) capacity reserve – reserve capacity, which can be used for a fast increase of plant load (in few minutes)

Cold capacity reserve – capacity of the unit being not connected to the network and the a time period from tens of minutes to some hours is needed for the commissioning of that capacity;

Transmitter – legal entity having a power (capacity) transmission (transportation) License;

Distributor – Legal entity having a power (capacity) distribution License;

Settlement day – 24-hour time period, which begins at 11:00 of the given day and end at 11:00 of the next day;

Settlement month – time period, which begins at 11:00 of the 1st day of the calendar month and ends at 11:00 of the 1st day of the next calendar month;

Settlement year – time period, which begins at 11:00 of the 1st day of the 1st month of the given calendar year and ends at 11:00 of the 1st day of the 1st month of the next calendar year.

- b) To replace the 1st sentence of the point 3.2 with the following sentence:
“According to the RoA Energy Law, the Parties are authorized to set lower tariff than the one set by the Energy Commission”.
- c) In the 2nd sentence of the point 4.1.3 after the words “In the mentioned period” to add the word “commercial”;

- d) In the 2nd sentence of the point 5.1, to replace the words “technological losses” with the words “technical losses”;
- e) In the 2nd sentence of the point 5.6 to replace the words “monthly availability test” with the words to implement the monthly availability test within the period of the given settlement month”.

2. This Resolution will become effective from the moment of its publication.

V. Movsesyan,
Chairman of the ERC